

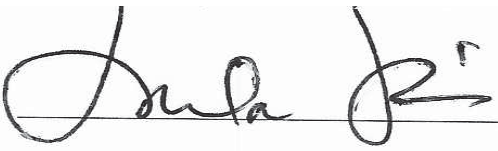
**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: CHERYLLE C CORPUZ <i>Debtor.</i>	Chapter 7 Bankruptcy No.: 20-10757
<hr/> LAW OFFICES OF MANUELA MORAIS, LLC, Plaintiff v. Cherylle C Corpuz, Defendant	Adversary No. 20-00167

CONSENT JUDGMENT

AND NOW this 21st day of August, 2020, the parties hereto, Plaintiff, Law Offices of Manuela Morais, LLC (“Plaintiff”) and Defendant, Cherylle C. Corpuz (“Defendant”) hereby agree that the debt of Defendant Cherylle C. Corpuz owed to Plaintiff Law Offices of Manuela Morais, LLC shall be non-dischargeable in this bankruptcy pursuant to 11 U.S.C. § 523(a)(2)(A), 11 U.S.C. § 523(a)(4) and 11 U.S.C. § 523(a)(6). The parties further agree that this debt is excepted from discharge pursuant to a settlement agreement between the parties and without any admission of liability by the Defendant.

PLAINTIFF, LAW OFFICES OF MANUELA MORAIS, LLC:



A handwritten signature in black ink, appearing to read 'Manuela Morais', is written over a horizontal line.

DEFENDANT, CHERYLLE C. CORPUZ:

Cherylle C. Corpuz

SO ORDERED:

Eric L. Frank

HON. ERIC L. FRANK
UNITED STATES BANKRUPTCY JUDGE